Dissolution of the New York Stock Mining Board.

AN INSURANCE COMPANY MULCTED.

Genet's Sureties Must Face the Music.

In the war of the rebellion John J. Ritter, a minor, enlisted as a soldier in the army of the Union. With about 300 other soldiers he deserted at Castle Garden. Not along ago he was apprenended and held by the military authorities for the purpose of compelling him to serve out the full period for which he had enlisted. His friends then ed out a writ of habeas corpus in the United States District Court, before Judge Blatchford, and aimed the discharge of Ritter on the ground that he was a minor at the time of his enlistment; but the Judge decided that the oath of the recruit that he was of age was entirely conclusive, and that Ritter, therefore, could not be discharged from the army. Then the point was raised that at the time of his enlistment kitter was drunk and did not know what he was doing, and that, for this reason, he ought not any longer be subjected to military service. To this the government answers that Ritter is excluded from presenting any such claim by reason of laches, several years having passed since the date of his enlistment. Upon this point Judge Blatchford has not yet ren-dered his decision, but will probably do so in the

Yesterday Marshal Fiske, of the Southern district of New York, received an order from the Supreme ourt of the United States in relation to the case of Edward Lange, who had been convicted in the United States Circuit Court, before Judge Benedict. of appropriating mail bags to his own use. The order sets out the facts in relation to the Bentence, resentence and imprisonment of Lange, and states that the cause of this imprisonment having been inquired into by the Supreme Court upon the writ of habeas corpus, and full and due consideration having been had, the Court finds that the imsonment of Lange, under the sentence of the Circuit Court, was without any authority in law. and that Lange, therefore, must be restored to his liberty. Mr. Lange has been about three months In prison. The decision of the Supreme Court makes him a free man once more.

The Superior Court, General Term, yesterday gave an order that the January Special Term be extended until the first Monday of April, for the determination of trials commenced during the last

#### SUPREME COURT-CHAMBERS. The New York Stock Mining Board

Before Judge Lawrence. The New York Stock Mining Board, which arose into being during the flush times of Colorado gold inines and Nevada silver mountains and petroleum. ever-flowing oil and eternally dividend producing wells, into and after which El Dorados the jeunesse dorce of the metropolis rushed with an avidity that has characterized no speculations since the Bays of the Dutch tully mania or the South Sea bubble, has met with an ending as abrupt as its beginning. During its brief existence, however, it was the great El Dorado or land of Ophir, as well of the stand banker as of the head-level Knickerbocker merchants, who used to wag their heads dubjously and put on long faces at the very mention of stocks or speculation, and of the over-confident but not over-scrupulous clerk and cashier, who imbibed the inspiration of venture from their elders. In short, the New York Stock Mining Board has dissolved. An application was made yesterday in this Court by J. W. Gerard, Jr., on behalf of certain members of the Board, for its final winding up and dissolution, the action being concurred in, it is understood, by all the other members; and there being a surplus of about \$20,000 to divide, Judge Lawrence, on consent of Mr. Denton, representing the defendants in the action, appointed Gibert L. Haight, the former President, a receiver or all the property of the concern on giving security in the sum of \$50,000. Whatever effects may come into the hands of the receiver are to be distributed among the members of the association by judgment of the Dourt, after the payment of liabilities.

Injunction Against the Steinway Hall Bays of the Dutch tulip mania or the South Sea Injunction Against the Steinway Hall

Proprietors. The Society for the Reformation of Juvenile Deinquents, or rather doubtless its legal reprerentatives, have discovered the fact that the proprietors of Steinway Hall have lailed to procure a ense as a place of public amusement. As, under the act of May 22, 1872, the fine, amounting to \$250, imposed on account of such failure, goes to the society named, the discovery of this fact, pecuniarily considered, is worth while. With a view to niarily considered, is worth while. With a view to obtaining the fine, and also to compel the procuring of a license, application was made yesterday in this Court for an injunction restraining the proprietors of Steinway Hail from catering to the public taste for amusements in almost any imaginable way, lecturing, though not specified, being ryidently about the only thing excepted. Judge Lawrence granted the application, and the probable result will, doubtless, be payment of a fine for past offences and taking out a license for the nibire.

Rosenfeld vs. Scranton.—Judgment granted.
In the matter &c., Stanet; Volkenning vs. Quinn;
Toscano vs. Toscano; Chamberiain vs. Cummins,
&c.—Memorandums.
Holleim vs. Ruffner.—Costs to be re-taxed.
Morrison vs. Morrison.—Motion denied.
Appleby vs. Astor Insurance Company.—Allowince of \$500 to paintiff.
Churchill vs. Downs; Same vs. Same.—Motion

In the matter, &c., Wilson vs. Benton; Bowne vs. By Judge Donohue.

Appleton vs. Bowles; Austin vs. Hobrough.

Dimond vs. Green.—Memorandum. In the matter &c., Johnston.—Reference

#### SUPERIOR COURT-GENERAL TERM. Closing Up the Business of the January Term.

Before Judges Freedman, Curtis and Spier. The Judges of this Court met yesterday to wind up the business of the term. As will be seen by the number of decisions, the Court has not been idle during the past month.

The following are the decisions:

Alfred Blusett, respondent, vs. Henry Baker, appellant.

Judgment for respondent. Opinion by indee Curtis.

pellant. Judgment for respondent. Judge Curtis.

Thomas W. Ladd, appellant, vs. James Arkett Thomas W. Ladd, appellant reversed and new et al., respondents.—Judgment reversed and new trial ordered, with costs to abide event. Opinion

by Judge Curtis.

Henry B, Hewitt, appellant, vs. Samuel C. Morris, respondent.—Order appealed from affirmed, with costs. Opinion by Judge Curtis.

Morris Frank et al. vs. Chemical National Bank.—Order appealed from reversed. Opinion by Judge

Israel G. Atwood vs. Margaret Lynch, administratrix of Sheriff Lynch, deceased,—Judgment assolute rendered for the defendant. Opinion by

ansolute rendered for the defendant. Opinion by Judge Freedman.

Edmond A. Smith et al., respondent, vs. Gustavus Issacs, appellant.—Judgment affirmed, with costs. Opinion by Judge Freedman.

James Bishop et al., appellants, vs. Empire Transportation Company, respondent.—Order affirmed, with costs. Opinion by Judge Freedman.

Aoraham Ackerman, appellant, vs. George Jones, defendant and respondent.—Exceptions overruled and judgment ordered for the defendant, with costs. Opinion by Judge Speir.

Charles A. M. Estes, respondent, vs. William W. Buris, appellant.—Judgment and order appealed from reversed, with costs to appellant to abide event and new trial ordered. Opinion by Judge Freedman.

Preedman.

Mary A. Lounsberry, appellant, vs. Orlando B.

Potter, respondent.—Judgment appealed from reversed and new trial granted, with costs to abide event. Opinion by Judge Speir.

James Bishop et al., respondents, vs. Empire Transportation Company.—Notice of appeal having been served too late the appeal must be dismissed, with costs. Opinion by Judge Freedman.

Arthur T. Wnite, appellant, vs. Lewis Mealis, respondent.—Exceptions overruled and judgment rendered for defendant, with costs.

# SUPERIOR COURT-SPECIAL TERM

#### Decisions. By Judge Monell. Bovey vs. The Rubber Tip Pencil Company. - Mo-

Hovey vs. The Rubber Tip Pencil Company.— Mo-tion granted.

Marsh vs. Second Avenue Railroad Company.—
Mouon for judgment denied.
Schuitbise vs. Bassett.—Complaint dismissed.

Moore vs. Schaeier; Milligan vs. Jones.—Order

By Judge Freedman.

Hoonany vs. Twenty-third Street Railroad Company.—Complaint dismissed and judgment for delendant. Findings and conclusions filed.

Gray vs. Bensel.—Judgment for defendant, and

THE COURTS. complaint dismissed, with costs. Findings and conclusions filed.

Bensel vs. Gray.—Judgment for plaintiff. Findings and conclusions filed.

Reading vs. Gray.—Case and exceptions ordered to be filed.

COURT OF COMMON PLEAS-THAL TERM-PART 2. Heavy Verdict Against an Insurance Company. Before Judge Loew.

The suit in this Court, which has been protracted through four weeks, brought by Captain Leitch against the Atlantic Mutual Insurance Company, terminated yesterday, and its conclusion was what was generally anticipated—a verdict for Captain Leitch for the full amount of his claim, making, with interest, \$46,398 55, besides five per cent allowances. This has been a very impartial and a decidedly elaborate trial, and hotbing has been omitted, after six years of preparation, to present all the lacts pertaining to ine case to the jury. The defence of fraud has been, by the evidence and verdict, proved to be entirely untrue. The summing up for the defence by ex-Judge Porter occupied over lour hours. Mr. W. J. A. Puller followed for the plaintiff. He only spoke about two and a half hours, but his eloquent appeal, added to his practical nautical knowledge and strong and convincing arguments on the evidence, won, beyond question, the case. Judge Loew made a very clear and concise charge to the jury, and the latter, after being out three hours, gave the verdict as stated above.

Messrs, Abbett & Fuller and Charles M. Da Costa for piaintid; ex-Judge Porter, Mr. Choate, C. A. Hand and Mr. Cleveland, for defendants. with interest, \$46,398 55, besides five per cent al

#### COURT OF COMMON PLEAS-SPECIAL TERM. One of the Sureties of Genet Trying to Shirk His Bond.

Before Judge J. F. Daly. Mr. Charles Devlin was one of the unfortunate bondsmen of Harry Genet. He became surety in the sum of \$5,000 for Genet to appear and answer to another indictment than the one on which the latter was recently tried and convicted, and a latter was recently tried and convicted, and a judgment for this amount was entered against him. Application was made in this Court yesterday by ex-Judge Cardozo to set aside this Judgment. The ex-Judge made a lengthy and labored argument in the case, which was all very well, except that it failed of the desired result. Judge Daily held that, though the escape of Genet was through the negligence of the Sheriff, it did not impair or affect the obligation of his surety to apprehend and produce him on the other indictment. As surety Mr. Devin took all the risks of the case, and as Genet failed to appear he must pay the amount of his bond.

Mandamus Against the County Auditor.

Mandamus Against the County Auditor. Application was made yesterday for a peremptory mandamus against County Auditor Earle, directing him to audit the claim of Charles Kinkle for supplies furnished the city. The objection to the bill was that it was fraudulent and the charges excessive. It was shown that the bill had been audited and allowed by the Board of Supervisors Judge Daly held that this was all that was required, and directed the mandamus to issue.

Blumenthal vs. Collins.—Case settled.
In the Matter of Devlin, &c.—Motion denied. See memorandum.

The People ex rel. Hinkle vs. Earle, Auditor.—
Application granted. See opinion.

By Judge Robinson.

Smith vs. Cooley.—Resettlement of case denied.
See memorandum.

## MARINE COURT-GENERAL TERM.

Decisions. By Judges Alker, Spaulding and McAdam ropsey vs. Solomon.—Order appealed from Cropsey vs. Solomon.—Order appealed from reversed conditionally. See opinion.

Dawes vs. Aarons.—Judgment affirmed.
Story vs. Bennett.—Judgment affirmed.
Soper vs. Kirk.—Judgment affirmed.
Goodhart vs. Smith.—Judgment affirmed.
Nelson vs. O'Brien.—Order affirmed and motion to vacate denied.
Gottsche vs. Washeim.—Order affirmed.

#### MARINE COURT-CHAMBERS.

Question as to the Legality of the Continuance of an Action Against the Widow of a Deceased Defendant-De-By Judge McAdam.

Bioomingdale vs. Reilly .- The decision of the Court in this case, in which the plaintiff claims the right by law to continue the prosecution of a suit instituted against the husband of the defendant in his lifetime, and his executrix, the executrix of the deceased, was rendered by Judge McAdam, who says:-Nineteen days after issue was joined herein the defendant died and the present motion is for leave to continue the action against his widow, who qualified as his executrix. The executrix objects that this Court has no jurisdiction of an action against an executor or administrator as such. While this is true it is subject to this qualification, that if an action is brought, and this Court properly requires jurisdiction thereof, it is not divested by the death of either party atterwards, but the action is to be continued by or against the representative of the deceased, as the case may be, under section 121 of the Code, which section is as much applicable to the Marine Court as to any other. (Code, sec. 8, 3 Daly, 434. Laws 1872, chap, 629, secs. 2 and 5.) The plaintuif may, therefore, enter an order directing the service of a supplemental complaint on the executrix or her attorney, according to section 121 of the Code before referred to, and required. tion is for leave to continue the action against his ing an answer thereto within twenty days after such service.

### COURT OF SPECIAL SESSIONS.

A Matrimonial Dispute. Before Judges Kilbrett, Morgan and Flammer.

The Judges constituting the Court of Special Sessions, acting in their capacity as an appellate court, devoted considerable time vesterday to hearing arguments from counsel on a motion to modify or review a magistrate's order made on the complaint of Mrs. Bridget Murphy against her huscomplaint of Mrs. Bridget Murphy against her hushand, James P. Murphy, a detective officer, attached to the Eighth precinct. A year ago Mrs. Murphy obtained an order from Justice Ledwith, directing an allowance of \$28 monthly for her support and maintenance, for which her husband gave bonds. He has, it was contended, faithfully compiled with the terms of the order until the expiration of the period for which it was made. He now offers to provide for her a home in lieu of the present monthly stipend, but this she declines and has applied for a renewal of the previous order. Counsel the statute at technical demand was necessary and no such demand had been made. Opposing counsel replied at some length, citing the statute itself and other authorities in opposition. Mrs. Murphy is a woman of about thirty years and appeared elegantly attired in a black slik dress, with veivet cloak and sable fors. On her separation from the bed and board of her spouse she retained the household furniture, as well as a bank book, vouching for a deposit of some \$1,200, which still remains under her control. Counsel for the defence thought that with this provision she could not lack much in the way of comforts. The mother-in-law, however, and Mrs. Murphy could not agree, and hence her demand for a separate maintenance instead of the home which her husband offered to provide. Without going into the merits, the Court adjourned for the purpose of passing upon the legal points raised by counsel. hand, James P. Murphy, a detective officer,

What Constitutes a Lottery. William Robinson was arraigned on the com-plaint of William Walling, charged with selling a lottery ticket, value twenty-five cents. The com plainant did not appear and counsel meved for a dismissal of the complaint as defective on its face dismissal of the complaint as defective on its face in not specifying with precision and exactness the offence charged to have been committed. It falled to set forth, he argued, the name of the lottery for which the ticket purported to have been issued, or that there was any sum of money or property the title to which was to be determined by lot. He citted Bishop's Criminal Procedure and a long array of decisions from English and American reports, notably one by Judge Bronson, to be found in Demio's New York Reports, which sustained this view and held such allegations to be vitally essential to support an indictment or other criminal proceeding. The want of it in this case was, therefore, fatal, and he asked the prisoner's discharge. The Court reserved its decision.

Another Starving Man.

Another Starving Man. Peter Collins was arraigned for stealing a number of brass socks from William A. Pitt. In mitigation, he pleaded that he had a wife and four children who were starving.

Judge Kilbreth—in view of the destitution of your family we will send you for three months to the Penitentiary.

Tempering Justice with Mercy.

Shortly afterwards tour boys, ranging from seven to ten years, were arraigned for some trivial Their mothers appeared to plead for leniency. Judges Morgan and Kilbreth were inclinency. Judges morgan and kindrein were in-clined favorably towards them, but Judge Flam-mer was deaf to their appeals, and the questions he addressed to the parents brought tears to the poor women's eyes. Notwithstanding his objec-tions, however, the judgment of his colleagues pre-valled and the prisoners were discharged with a

### TOMBS POLICE COURT. A Vigilant Night Clerk.

Before Judge Morgan. About half-past two yesterday morning Henry McNobbie, Timothy Williams, Andrew Dippold, West, night clerk at French's Hotel, hearing a Ludwig Kuhnemann, Winitred Hanley, Andrew

erash of breaking glass, ran to the window and saw a man going through a broken pane in Burg-hard's restaurant, No. 5 Frankfort street. He then went out in search of an officer and met Officer Cummings, of the Sixth precinct, in Chatham street. They both went to the place together, and the policeman burst in the door.

A man named William King was found in the place, who, after a struggle, was secured and 400 cigars found on his person. King, when arrained, stated that he was drunk and did not know what he was about. He was held in \$2,000 to answer.

Faithless Employes.

Mr. Charles Morris, of No. 160 William street, a hthographer, has for a long time suspected that some of his employés were robbing him. On Priday he procured a warrant against William Clark, his clerk, aged sixteen, and his foreman, Thomas his cierk, aged sixteen, and his foreman, Thomas Crifley. Both were arraigned yesterday charged with forgery and embezziement. In support of the complainant's allegation he exhibited a check, payable to his own order, made by George W. Laird, on which Clark had 'orged his endorsement and drawn the money. Crifley, it is alleged, had collected certain bills and used his employer's name in making out receipts without authority. Ornitey was held in \$2,000 and Clark in \$1,000 ball to answer.

#### JEFFERSON MATKET POLICE COURT.

A Wife-Shooting German. The first case of any moment disposed of yester-day was one in which Stephen August was charged with having committed a felonious assault upon his wife. At half-past six o'clock yesterday morn ing he went to his wife's apartments at No. 840 Eighth avenue, and when asked why he came at so unseasonable au hour, remarked that it was cold outside; that he was just passing and stepped in outside; that he was just passing and stepped in to see how she was. The wife kindled a fire and began making coffee, and while engaged at this stephen drew a pistol and fired at her. The poor woman was very much irightened, but not hurt, and ran down stairs and into the yard, but Stephen was equal to the energency. Throwing up a window he jumed to the yard, a distance of twenty feet, and then fired a second time at his wife. This shot took effect, striking the uniortunate woman in the left breast and inflicting a painful wound.

ful wound. Stephen, it appears, has been confined in a stephen, it appears, has been confined in a limatic asymm upon two occasions, and, when released about a year ago, went to Germany on a visit to his lather. From the Fatherland he returned to this country, arriving some five or six weeks ago, and taking lodgings in sixth avenue. He has requently called upon his wite since his return and has conducted himself so well that his friends began to hope he had fully recovered his health and mind.

He was committed to await the result of his wife's injuries.

A Truly Bad Boy.

His name is John Keish and he is but seventeen years of age. James Devine is a good boy and drives a vegetable wagon, in which he vends softshell clams and onions. Yesterday afternoon James dismounted from his vehicle and went into a cigar store to purchage a "stinkadora." Keish saw him, and, thinking it a fine opportunity to get a cigar store to purchage a "stinkadora." Kelsh saw him, and, thinking it a fine opportunity to get away with a horse and wagon, perched himself upon the box and drove off. James saw him. He also saw that it was necessary that he should move with a considerable degree of celerity if he wished to again preside over that horse and wagon and sell any more soft-shell clams and onlons. He ran, and while running removed from his pocket a knile of formidable dimensions. He was probably intent on inflicting summary punishment upon the destroyer of his happiness—the aloresaid John Kelsh. John saw the irenzy in his pursuer's eye and concluded a neighboring butcher's shop was a far more healthy place for him than among the soit-shell clams and onlons. Thither he betook himself, and, seizing a large knile from the block, assumed both an offensive and delensive attitude. He endeavored to remove a slice or two from young bevine, and failing in this, turned his attention, likewise his knile, to Marshal Joseph, who chanced to be in the shop making a purchase of some liver. He cut at the Marshal, and succeeded in removing the end of one finger on the left hand. But the Marshal wears a cane, and the amateur butcher was quickly made aware of the fact as it descended more or less violently upon his cranium. Officers dragged him off, and the magistrate committed him, putting him in a cell among the real bad boys on the top tier.

### ESSEX MARKET POLICE COURT.

Good for Twenty Years at Least.

Before Justice Flammer. William Creswell, alias "Billy Connor," a desperate character, who is well known to the police. was fully committed in default of \$5,000 ball yesterday, charged with attempting to kill Officer Dalton, and also with burglary in the first degree. Mrs. Grenshe, residing at No. 276 Stanton street, heard some person in her front room and just caught signt of Creswell emerging from the room with a bundle in his hands. She sounded an alarm and followed him into the street, shouting "Stop thief." Officer Dalton, of the Eleventh precinct, who was on post at the time, started after the fugitive and soon overtook him. Creswell drew his pistol, and turning on the officer fired two shots at him, but neither of them fortunately hit him. The officer then clinched with the burglar and succeeded in arresting him after a sharp struggle. When searched in the station house a bunch of skeleton keys, a jimmy, brass knuckles and a pistol were found on him. Fond of His Tea.

Patrick Connors was caught by James Connolly ton, and also with burglary in the first degree. Mrs.

Patrick Connors was caught by James Connolly running off with a chest of tea from the store of C. B. Lawrence, No. 425 Water street. He gave chase and captured the thier, who was held in \$1,000 ball for trial yesterday.

Juvenile Thieves.

William Brown and William Davis, two youths, were held in \$500 bail yesterday, charged with stealing pocketbooks from the establishment of the New York Pocketbook Manufacturing Com-

Matrimony in Court. Justice Flammer united in the holy bonds of wedlock yesterday a brace of happy couples, who will henceforth be one. Their names were Kenneth Hood, of No. 122 West Sixteenth street, who was wedded to Louisa Brandt, and Adolph Powel, of No. 80 Division street, who espoused Sarah Pranzig. The Clerk of the Court, Mr. Kenyon, acted as best man in both cases.

#### HARLEM POLICE COURT. Alleged Swindling Operation by an Ad-

vertising Agent.

A young man named Alpha Keisser was yesterday committed for trial at this Court by Justice Murray, in detault of \$500, to answer a charge of murray, in default of \$500, to answer a charge of obtaining money from his employers, the proprietors of the harlem Local, by false and fraudulent representations. It is alleged that the accused presented an advertisement for publication in the paper named and drew his commission for the same. When an attempt was made to collect the bill it was discovered that there was no such firm in existence as the one purporting to be the advertiser.

#### COURTS FOR FEBRUARY. There are heavy calendars in all the State courts

for next month. The Supreme Court, General Term-Indges Davis, Daniels and Donohue on the bench-will not meet till the second Monday of the month. This will be

till the second Monday of the month. This will be to render decisions upon cases already argued. Judge Van Brunt will preside at Special Term and Judge Barrett at Chambers. Judge Lawrence will hold Fart 2, Trial Term, and Judge Van Vorst Part 3, Trial Term.

In the Court of Oyer and Terminer Judge Brady will preside this the middle of the month, and the residue of the term will be held by Judge Davis. It is the intention to bring to trial King, Scannell, Simmons and others awating trials on indictments for murder, and, if possible, clear the calendar of its present multiplicity of cases.

At the General Term of the Superior Court Judges Monell and Freedman will preside. The Special Term will be held by Judge Sedgwick, Part 1, Trial Term, by Judge Spier, and Part 2, Trial Term, by Judge Lurius.

In the Court of Common Pleas the Equity Term will be held by Judge Larremore, and Part 2, Trial Term, by Judge Larremore, and Part 2, Trial Term, by Judge J. F. Daiy.

### BROOKLYN COURTS.

SUPREME COURT-SPECIAL TERM An Old Case Settled. Before Judge Pratt.

In 1869 an action was brought by Juliet Renwick for an absolute divorce from Frederick Renwick, on the ground of adultery. The case was pending for some time, but finally, in 1871, the plaintiff was granted a divorce. The plaintif was printed to the custody of the chidren, and while this branch of the case was being tried before a referee Mr. Renwick became Insane and was removed to the Bloomingdale Asyium, where he irow is.

Yesterday an application was made for a final allowance and the case was closed. A counsel fee of \$250 was allowed by Judge Fratt. The question of allmony was not decided, it is said that de-iendant's income is \$6,000 per annum.

### SURROGATE'S COURT

The Record of Last Week. Before Surrogate William W. Veeder. The Surrogate admitted to probate the wills of Thomas M. Glen, of Bayonne, N. J.; Carsten H. Heinshohn, of the city of Hoboken, N. J.; James

Kenz, Henry Macdonald and Thomas Armstrong, all of the city of Brooklyn.

Letters of administration were granted in the estates of the following named persons:—John Bullens, of the town of New Lots; Heinrich Rauch, Sr., Samuel A. Watts, Annie Chapman, William Baldwin, Gilbert Schenck Beam, Hannah R. Marshall, Maurice Flaherty, Major G. Mix, Mary Farren, Fanny Doherty and Mary Lane, all of the city of Brooklyn.

Letters of guardianship of the person and estate of Isabelia McDale were granted to James McDowell, of Amy Blatenford to Orville D. Jewett, of Augusta, Me., and George Meier to George Straub, all of the city of Brooklyn.

Success and Defeat.

#### CITY COURT-CENERAL TERM An Excessive Verdiet-A Conductor's

James L. Clark, a conductor of the City Railroad Company, sued Loitus Wood, President of the Grand Street and Prospect Park Railroad Company, for alleged false imprisonment and malicious prose cution. On the 18th of August, 1871, the plaintiff car was thrown from the track at the corner of Grand and First streets by a piece of iron which

Grand and First streets by a piece of iron which had been placed in the switch, in order that the defendant's ear might pass from First into Grand street. Clark piecked up the piece of iron and threw it away. Wood came along and told him to put it back in its place or he would have him arrested. Clark refused to do so and was arrested at the instance of the defendant. He was subsequently discharged by Justice Voorhees and then instituted this suit. This was his case.

On the trial his counsel, Mr. Thomas E. Pearsail, claimed \$5,000 damages. The defendant bleaded that he thought Clark had stolen the section of the switch which caused all the trouble. The jury rendered a verdict in layor of the plaintiff for \$1,000. The case was appealed, and yesterday the arraments were heard at General Term. The result was that the verdict was set aside as excessive. It was further held by the Court that this suit, being for laise imprisonment and malicious prosecution, could not be maintained.

#### CITY COURT-SPECIAL TERM. More Marital Misery.

Before Judge McCue. Eliza Horning seeks a limited divorce from her iusband, George Horning, on the ground of cruel and inhuman treatment. She charges that he has resused to support her. The couple lived at No. 44 Main street. The defendant denies that he has ever treated his wife badly, and asserts that she is an habitual drunkard. He says that as long as she keeps sober he will support her and take care of her.

her.

The case was before the Court yesterday on a motion for alimony and counsel lees. Judge McCue ordered a counsel lee of \$100, but heid the question of alimony in reserve. It was stated that the couple are now living together again.

Before Judge Reynolds. Alfred Van Zandt sought to acquire the custody of his two infant children, who are now in the Brocklyn Nursery, where the mother is employed. Mrs. Van Zandt claimed that her husband could not support his iamily, and had maltreated and abused her. The Court decided that the little ones remain where they are.

#### UNITED STATES SUPREME COURT.

WASHINGTON, Jan. 31, 1874.

No. 219. Reed vs. City of Watertown-Certificate of division from the Circuit Court for the Western district of Wisconsin. -The plaintiff in this case recovered four judgments against the defendant corporation on bonds issued by it, and, upon obtaining mandamus to compel the levy of a tax sufficient to pay them, the corporation officers, as alleged in this bill, resigned, so as to leave no one whose duty it was to perform the act required by the writ. The bill was brought to reach the taxable property of the city in the satisfaction of the debt. On the trial the questions arose whether, when the principal and interest on the bonds were unpaid, as well as the judgment, and there being no property on which to levy an execution, the plaintiff is confined to a remedy at law, by mandamus or otherwise, to enforce the judgment; whether it was competent for the Court, as a Court of Equity, on the failure of the officers of the corporation to levy the taxes required by law, through their neglect, refusal, absence or resignation, to appoint the marishal of the Court to levy and collect the tax to pay the judgment, and whether it was competent for the Court to subject the whole taxable property of the city in any way to an assessment to pay the indebtedness alleged. On these questions there was a division in opinion, and they come here for snawer. S. V. Pinney for plaintin, H. L. Palmer for defendant.

No. 213. Steamship Pennsylvania vs. Throop et alleged in this bill, resigned, so as to leave no one

No. 213. Steamship Pennsylvania vs. Throop et al .- Appeal from the Circuit Court for the Eastern district of New York .- The libel in this case was filed by the British bark Throop, alleging that in June, 1869, while on a voyage from Ardrossan, Scotland, to the port of New York, laden with a cargo of pig iron, she was run into by the steamer and sunk off the Georgia Shoals, about 200 miles from Sandy Hook, and became a total loss. There was a dense log at the time, and each party charged the other with fault, each denying the other's allegations. The Court found the steamer to be at lault in her movements of the helm, as it was at first ported, then put to starboard, and then again ported, while at the same time her speed was adjudged to be at too great a rate. It was conceded that the bark was at fault in not blowing a log horn as required by the rules of navigation; but under the circumstances of the whole case the cause of the collision was adjudged to be the unskilled manœuvring of the steamer. The Circuit Court affirmed the decree, hesitating somewhat to assent to the ruling that the steamer Scotland, to the port of New York, laden with a somewhat to assent to the ruling that the steamer somewhat to assent to the ruing that the steamer should be charged with the disaster entire when there had been a violation of a plain rule of navi-gation by the bark. The questions are presented here for review, the point being also made that there is no jurisdiction, the steamer not being within the Eastern district when the process was served. William Allen Butler for appellants, R. D. Benedict for appellees.

### RAPID TRANSIT.

An Elevated Road from Fulton Ferry Up Second Avenue to Harlem Bridge. TO THE EDITOR OF THE HERALD :-

The question whether an underground or an elevated road is most practicable has been ably discussed in the Herald, and yet there seems to be objections to all the plans mentioned. I am of the opinion that, as the streets of the city are in some parts low, water would prevent the building of an underground road, and in other parts rock would interfere seriously and the expense would be enormons, and if covered over it would be a dark damp and dangerous road to travel upon, while, if left open on the top, it would take the horse car track and the centre of the street from the use of the public, and thereby injure the property along the whole line of the street. Permit me to recom mend the construction of a steam railroad, double

the public, and thereby injure the property along the whole line of the street. Permit me to recommend the construction of a steam railroad, double track, built in the most substantial manner, sufficiently strong to carry a full train of cars and powerful locomotive. I would commence the road at the Harlem Bridge and build it along and over Second avenue to Houston street; thence from Houston street over Chrystic street to Division and Chrystic street, as near a straight line as possible, avoiding the most valuable property on the line, to Fullon lerry.

The track I propose is to be forty feet high from the surface of the street; the frame work on the avenue to be constructed with ornamental from arches, sixty feet apart, placed at the curbstone on each side of the avenue, which, being eighty feet wide, the arch of a true circle wound be forty feet wide, the arch of a true circle wound be forty feet wide, the arch of a true circle wound be forty feet wide, the arch of a true circle wound be forty feet wide, the arch of a true circle and being on a level with the arch of the avenue. Then said street from curb to curb; being about forty feet high, making a true circle and being on a level with the arch of the avenue. Then I would propose to continue the double track from the juaction of Chrystie and Division streets, in as straight a line as possible to Fulton Market.

The track would require to be about sixteen feet wide over and through the buildings below Chrystie street could be obtained at a moderate outary. The rails could be laid as firm as at any other part of the road, by iron posts on the curbs at street corners. The frame work on Chrystie street and the arch work on the avenue could be made, with a slight additional expense for iron work, to carry the neavest train of cars with perfect safety. The track should be covered with thin bolier iron, curved at the bottom and extend up on each side five feet, and painted a light color. The telegraph poles and lamposts along the avenue and streets can be taken

#### LADIES' UNION AID SOCIETY.

TO THE EDITOR OF THE HERALD:-In your issue of Monday, January 26, is a list of benevolent associations with their expenditures

for the year, among which the Ladies' Union Aid for the year, among which the Ladies' Union Ald Society is reported to have expended more than \$30,700. This is very incorrect. The annual report of this society shows the average number of its beneficiaries during the year to have been 85 aged and infirm men and women. The Treasurer's report exhibits the expenditure of \$10,355 53, which covers the entire cost of keeping the buildings in repair, paying for services and supplies, medical attendance, and all other necessaries for their comfort, and bills all paid. Should other societies reported be found in this ratio the amount expended must be greatly diminished.

MATILDA M. ADAMS, Secretary.

### MARRIAGES AND DEATHS.

MARRIAGES AND DEATHS.

Married.

CHATILLON—WAGNER.—On Thursday, January 29, at the residence of the bride's parents, by the Very Rev. Father Preston, John P. CHATILLON to Mary M., daughter of Harman Wagner, Esq.

COSGROVE—MONABB.—On Thursday, January 29, at the Church of Sts. Peter and Paul, Brooklyn, K.
D., by the Rev. Sylvester Malone, John N. Cosgrove to Kate E., daughter of the late James McNabb, both of the former place. No cards.

DAYTON—NEWMAN.—On Thursday, January 29, at St. Michael's church, Bloomingdale, by the Rev.
Dr. Peters, Mr. Charliss W. DAYTON to Miss LAURA
A. NEWMAN, all of this city.

ENNEVER—WHILLIER.—On Thursday, January 29, at the residence of the bride's father, by the Rev.
Dr. Eaton, Robket J. Enneven, of New York, to Annie P. Whillier, of Portsmouth, England.

IBBOTSON—OLEMONS.—On Saturday, January 17, by the Rev. W. H. Fertis, Charles P. Isbotson to Mrs. Kate Clemons, daughter of George Geary, formerly of Albany, N. Y.

MADDEN—MURPHY.—On Theeday, January 27, 1874, at the Church of St. John the Baptist. West Thirtieth street, by the Rev. James A. Walsh, O. S. F. C., William Madden, of Boston, to Mary Janu, Collisiand, county Tyrone, Ireland. No cards. Irish and Galifornia papers please copy.

MOTT—ERWIN.—On Thursday, January 29, at the residence of the bride's brother, by the Rev. S. M. Isbacs, Jacob Schnitzer to Octobella, daughter of the late Thomas Murphy, Sch. Schnitzer Honkern.—On Wednesday, January 28, at the residence of the bride's brother, by the Rev. S. M. Isbacs, Jacob Schnitzer to Octobella, daughter of the late Solomon Menken.

Thurston—Barker.—On Wednesday, January 28, at the residence of the bride's brother, by the Rev. S. M. Isbacs, Jacob Schnitzer to Octobella, daughter of the late Solomon Menken.

Thurston—Barker.—On Wednesday, January 28, at the residence of the bride's aunt, by the Rev. Charles H. Hall, D. D., rector of the Church of the Church of the Glarch of the Church of the Glarch of the Church of the Glarch of the Church of the Church of the Church of the Churc

city, to Miss Alice Baker, of Brooklyn, L. L. Rocards.

Tutte—Canavan.—In Portland, Conn., on Wednesday, January 21, at the residence of the bride's uncle, by the Rev. W. E. Duffy, assisted by Rev. Fathers O'Brien, Fay, Rogers and Nobert, Thomas F. Tutte, of Hartford, Conn., to Lizzik Canavan, of New York city, niece of the officiating clergyman.

WIRLE—BEGOULE.—On Tuesday, January 27, at the residence of the bride's parents, at Greenville, N. J., by the Rev. Father Mendi, pastor of St. Paul's Roman Catholic chapel, Earnest Wiele, of Germany, to Miss Fannie Begoule, of this city.

New Haven papers please copy.

BODEN.—In Williamsburg, on Saturday, January 31, 1874, ELLEN E., second daughter of Patrick and Mary Boden, aged 11 years and 2 months.

Relatives and friends of the family are respectfully invited to attend the funeral, from the residence of her parents, No. 314 Fifth street, Brooklyn, E. D., on Monday afternoon, February 2, at hali-past two o'clock.

BONNEAU.—On Saturday morning, January 31, MARY AGNES, daughter of Jos. J. and Jenny S. Bonneau, aged 4 years and 10 months.

The funeral will take place from the residence of her grandparents, No. 131 East Seventy-third street, on Sunday, February 1, at hali-past one P. M. Friends of the family are invited to attend. Washington and Norfoix bapers please copy.

CALENBERG.—At New Rochelle, on Saturday, January 31, CARRIE, daughter of Henry S. Calenberg, aged 9 months and 24 days.

The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of her father, on Monday, February 2, at one o'clock P. M.

CARLL.—At Flushing, on Friday, January 30, Mrs. Martha Carll, widow of Stephen Carll, in her 71st year.

Relatives and friends are respectfully invited to Died.

MARTHA CARLL, widow of Stephen Caril, in her 71st year.

Relatives and friends are respectfully invited to attend the funeral, at her late residence, Locust street, Fiushing, L. I., on Sunday, Feb. 1, at 2 P. M. CHAWFORD.—On Friday, January 30, 1874, Mrs. MARGARET CRAWFORD, in the 65th year of her age. The relatives and friends of the lamily, also of her brother, Patrick White, are respectfully requested to attend her funeral, from her late residence, No. 83 Madison street, on this (Sunday) morning, at eleven o'clock, to St. James' church, James street, where a solemn requiem mass will be offered for the repose of her soul, and from thence immediately after mass to Calvary Cemetery for interment.

CROWELL.—On Friday morning, January 30, SUSAN L. Jounson, relict of Moses Crowell, in the 78th year of her age.

L. Johnson, relict of Moses Crowell, in the 78th year of her age.

Relatives and friends are invited to attend the finneral, on Sunday, February 1, at two o'clock, from 328 East Filty-seventh street.

Curran,—On Saturday, January 31, Mary Tully, beloved wite of Patrick Curran, aged 32 years.

Funeral takes place Monday, at one o'clock, from her late residence, 75 First avenue.

Duggan,—On Thursday, January 29, 1874,

Michael Duggan, aged 37 years.

Funeral from his residence, 337 East Seventy-fourth street, on Sunday, February 1, at one o'clock P. M.

Edwands.—On Friday, January 30, at the resi-

o'clock P. M. EDWARDS.—On Friday, January 30, at the resi-dence of her son-in-law, Harry M. Morris, ANN R. EDWARDS, widow of Lieutenant Richard G. Ed-wards, United States Navy, in the slat year of her

The relatives and friends of the family are re-

The relatives and friends of the family are respectfully invited to attend the funeral, at her late residence, 49 West Tairty-eighth street, on Monday morning. Pebruary 2, at eleven o'clock. FANNON.—On Friday, January 30, suddenly, Michael Fannon, a native of Mullymux, Roscommon, Ireland, in the 33d year of his age.

Relatives and friends of the family are respectfully invited to attend his funeral, from his late residence, 27 Rooseveit street, to-day (Sunday), February 1, at two o'clock.

FARRELL.—On Friday, January 30, Mary Farrell, aged 22 years, a native of Thuries, county Tipperary, Ireland, the beloved wife of Robert Farrell and eldest daughter of Peter O'Toole.

The funeral will take place from her late residence, No. 247 East Fitty-sixth street, to-day (Sunday), February 1, at one P. M.

FITTGERALD.—At his residence, 945 Third avenue, William Fitzgerald, aged 34 years.

The friends of the family are invited to attend the funeral, on Monday, at half-past one o'clock. Gardner,—On Thursday, January 29, EMMA O., youngest child of Andrew J. Gardner, deceased, and Mary E. Gardner, aged 4 years and 16 months.

Relatives and friends of the family are respectfully invited to attend the funeral, on Sunday, February 1, at half-past one P. M., from No. 2 Sullivan street.

Greek.—On Friday evening, January 30, Phillipens Greek, aged 65 years.

The relatives and friends of the family are re-

GREBE.—On Friday evening, January 30, PHILIP-ENE GREBE, aged 35 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of her son, Henry H. Grebe, 448 Eighth avenue, on Monday, at one o'clock P. M.

HOUSTON.—YOUNG AMERICA COUNCIL, NO. 36, O. U.

A. M.—BROTHERS—YOU are hereby notified to assemble at the Council Chamber, 125 Rivington street, on Monday, February 2, at twelve o'clock M., to attend the luberal of our late brother, William Houston, Members of sister councils are respectingly invited to attend.

Houston, Members of Sister councils are respectively invited to attend.
OSCAE SHAW, A. R. S. HENRY K. WOLCOTT, C. HEGHES.—Anniversary mass of the late Mrs. HENRY HUGHES, of No. 9 Charlton street, will be offered up for the repose of ner soul, on Tuesday morning, February 3, at ten o'clock, at the Church of St. Anthony, Sullivan street.

JAMES.—On Saturday, January 31, Julia, beloved wife of Benjamin James, aged 44 years.
The relatives and friends of the family, also the members of Henry Clay Lodge, No. 277, F. and A. M., are invited to attend the funerai, from her late residence, 294 South Third street, Brooklyn, E. D., on Tuesday, February 3, at hall-past one P. M. Jewesson.—Suddenly, in this city, on Thursday, January 29, George Jewesson, of New Lebanon, N. Y.

Funeral services from St. Augustine chapel, 262

N. Y.

Funeral services from St. Augustine chapel, 262
and 264 Bowery, on Sunday, February 1, at quarter
to one o'clock. Relatives and friends are respecttully invited to attend.

Kersten.—On Friday, January 30, John Kersten,
in the 16th year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, from his
late residence, 312 East Twelfth street, this (Sun.
day) afternoon, at one o'clock.

Kir.—At Passaic, N. J., on Saturday morning,
January 31, Merron, youngest child of Ira A. and
Matic Kip, aged 2 months and 8 days.

Relatives and friends are invited to attend the
funeral, from the residence of his parents, Gregory
av., Passaic, on Monday, February 2, at o'clock,
Krettner.—On Wednesday, January 28, EDWARD
SICKELS, only son of Louis and Jennie S. Krettner,
aged 1 year. 11 months and 24 days.

The funeral will take place from the residence of
his parents, No. 225 East Thirty-minth street, on
Sunday afternoon, February 1, at three o'clock.
Relatives and friends are respectivity invited to
attend, without further notice.

Albany, Buffalo, Medma (N. Y.), Eav City (Michigan) and Cleveland (Ohio) papers please copy.

Lamb.—On Saturday, January 31, Patrick Lamb,
in the 65th year of his age.

The relatives and friends of the family are re-

MACK.—At FORGRAM, OR FRIGAY, JARUARY 60, PATRICK MACK, NATIVE Of COUNTY Clare, Ireland, in the 68th year of his age.

Relatives and acquaintances are invited to attend his nuneral, from his late residence, on Sunday, February 1, 1874, to St. Raymond's church, Westchester, at two o'clock P. M.

MANLEY.—On Wednesday, January 28, JOHN PATRICK MANLEY. a native of Rathdrum, county Wicklow, Ireland, in the 23d year of his age.

His uncles, Thomas, William and John Clements, other relatives and friends, also the members of St. Patrick's Mutual Alliance and Benevolent Association, are invited to attend the funeral, from his late residence, 31 Crossby street, on Sunday, February 1, at one o'clock.

MOBGAN.—At Wheeling, W. Va., on Thursday, January 29, WILLIAM MORGAN, formerly of Jerseg City and Boston, aged 57 years.

MUERAY.—On Thursday, January 29, after a brief but severe illiness, Alexander Mueraay, aged 74 years.

The relatives and friends of the family are re-

City and Boston, aged 57 years.

MURRAY.—On Thursday, January 20, after a brief but severe illness, Alexander Murray, aged 74 years.

The relatives and friends of the family are respectfully invited to attend the funeral, which will take place to-morrow (Monday), the 2d inst., at one o'clock, from his late residence, 230 West Thirty-third street.

Nova Sootia papers please copy.

McCann.—Alter a short illness. James H., eldeat son of Bernard and Ann Jane McCann, in the 21st year of his age.

Relatives and friends of the family are respectfully invited to attend the funeral, from the residence of his parents, No. 222 Waiworth street, on Monday, February 2, at nine o'clock A. M.; from thence to St. Patrick's church, corner of Willoughby and Kent avenues, where a requiem high mass will be offered for the repose of his soul; from thence to the Cemetery of the Holy Gross. N. B.—The Young Men's Catholic Association are respectfully invited to attend.

McCreery.—On Saturday, January 31; Ann Hall, youngest daughter of Samuel and Rachel McGreery, aged 2 years, 2 months and 27 days.

The relatives and friends of the family are invited to attend her inneral, from the residence of her parents, No. 157 Monroe street, on Monday, February 2, at two o'clock P. M.

McGunnigle, the beloved wife of Patrick McGunnigle, of Hicksville, L. L.

Notice of funeral hereafter.

McLiphargey.—At the residence of his brotherin-aw, Mr. Dennis Duane, No. 331 East Thirty-sound of Hicksville, L. L.

McLiphargey.—At the residence of his brotherin-aw, Mr. Dennis Duane, No. 331 East Thirty-sound of Hicksville, L. L.

McLiphargey.—At the residence of his brother John and his brother-in-law, John Kelly (late Sheriff), are respectfully invited to attend his brother John and his brother-in-law, John Kelly (late Sheriff), are respectfully invited to attend his brother John and his brother form St. Gabriel's church, East Thirty-seventh street, between First and Second avenues, at ten o'clock A. M., where a solemn high mass of requiem will be offered for

EDWARD MARK NEWMAN, M. D., in the 76th year of his age.

English and Southern papers please copy.

NOSHER.—Suddenly, at his residence in Jersey City, JOSEPH NOSHER, aged 57 years.

Relatives and friends of the family, also members of Ark Lodge, I. O. O. F., No. 28, are respectfully invited to attend the funeral, at St. Augustine chapel, 260 Bowery, on Sunday, February 1, at half-past one.

ners of Ark Loage, 1. O. O. F., NO. 25, are respectably invited to attend the funeral, at St. Augustine chapel, 250 Bowery, on Sunday, February 1, at half-past one.

PAYNE—On Thursday, January 29, 1874, Merritar A. Payne, in the 51st year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, No. 118 Kent street, Greenpoint, L. L. on Sunday, February 1, at 1½ o'clock P. M.

Pranson.—In Brocklyn. on Thursday, January 29, Frank O.; youngest son of John S. and J. A. Pearson, aged 22 years, 7 months and 4 days.

Relatives and friends of the family are invited to attend the funeral, from the residence of his parents, No. 388 Jay street, on Sunday, February 1, at two P. M.

Peters.—On Saturday, January 31, John Heney Peters, aged 1 year, 3 month and 9 days.

Relatives and friends of the family; also the members of German Oak Lodge, No. 82, I. O. O. F., also Hermann Lodge, No. 28, F. and A. M., are respectively invited to attend the funeral, on Monday, February 2, at half-past one o'clock P. M., from 164 South street. The remains will be taken to Greenwood Cemetery for interment.

PHILLIPS.—In Brooklyn, on Saturday, January 31, William Phillips, aged 78 years and 15 days.

Relatives and friends of the family are invited to attend the funeral services, at St. Mary's Episcopal church, on Tuesday alternoon, Feb. 3, at two o'clock, QUIST.—Suddenly, on Friday, January 30, 1874.

ELISE QUIST, born in Neuchatel, Switzerland, and the 49th year of her age.

The relatives and friends are respectfully invited to attend the funeral, from her late residence, 447 Fourth avenue, on Sunday, February 1, at one o'clock P. M.

RIELY.—On Saturday, January 31, 1874, Thomas (Colock P. M.

RIELY.—On Saturday, January 31, 1874, Thomas (Colock P. M.

Riely, aged 72 years, native of Arva, county Cavan, Ireland.

Relatives and friends are respectfully invited to attend the funeral, from the Sisters' Hospital, Eleventh street and Seventh avenue, on Monday, February 2, at half

And the first of the control of the

next Sunday, February 1, at one o'clock.

SCHAEFER.—On Thursday morning, January 29,
CHARLES SCHAEFER, in the 46th year of his age.

The relatives and friends of the family, also the
members of Trinity Lodge, No. 12, F. and A. M.,
Herman Lodge, No. 148, I. O. of O. F., also Jefferson
Lodge, No. 268, D. O. H., are respectfully invited
to attend the uneral, from his late residence. No.
622 West Forty-sixth street, on Sunday, February
1, at 12 o'clock M.
SCHOLLE—On Thursday, January 29, MATHILDA,
second danghter of Jacob and Getty Scholle, aged
6 years and 2 months.

Relatives and friends of the family are respectfully invited to attend the uneral, on Sunday
morning, February 1, at ten o'clock precisely, from
No. 21 East Forty-ninth street.

SHEIL—On Saturday, January 31, Thomas P.,
son of John and Catherine Sheil, aged 2 years and
8 months.

The Green will take place at two o'clock this.

months.

The funeral will take place at two o'clock this pa-

The funeral will take place at two o'clock this (Sunday) alternoon, from the residence of his parents, 347 West Twenty-sixth street.

Showler.—On Saturday, January 31, Isaac Herry Forn, youngest child of John J. and Adele Showler, aged 2 years and 7 mouths.

The relatives and friends of the family are respectfully invited to attend the funeral, from 178 Waveriey place, on Monday, at one o'clock P. M..

SMITH.—On Thursday, January 29, 1874, EDWARD SMITH, a native of parish of Bellimacue, county Cavan, Ireland, aged 25 years.

The Inneral will take place, from his late residence, 109 Congress street, Brooklyn, this (Sunday) alternoon, at two o'clock precisely.

SYAIN.—Suddenly, on Thursday, January 29, Hebelit Syain, aged 41 years.

dence, 109 Congress street, Brooklyn, this (Sunday) alternoon, at two o'clock precisely.

Spain.—Suddenly, on Thursday, January 29, Herbert Spain, aged 41 years.

Funeral services will be held on Sunday, February 1, at half-past three o'clock P. M., at the Church of the Holy Trimity, corner Clinton and Montague streets. Relatives and friends of the family, members of Lexington Lodge and Nassau Chapter areinvited to attend

Steekes.—On Friday, January 30, at his residence, foot of East 125th street, Abraham Steekes, aged 65 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from St. Andrew's church, 127th street and Fourth avenue, on Sunday, February 1, at half-past two P. M.

Teleren.—On Friday, January 30, 1874, William M. Teleren., of the firm of Croker & Telfer, in the 34th year of his age.

The relatives, friends and the members of the Veteran Corps, Seventh regiment, are respectfully invited to attend the inneral, from his late residence, 425 Pulaski street, Brooklyn, E. D., on Sunday, February 1, at ten o'clock A. M.

The Veteran Association of the Seventh regiment, National Guard, are respectfully requested to attend the inneral of their late associate, William M. Telfer, from his late residence, No. 425 Pulaski street, Brooklyn, E. D., on Sunday, February 1, at ten o'clock A. M. By order

ARSHALLI LEFFERTS, Colonel.

C. B. Bostwick, Adjutant.

Totton.—On Saturday, January 31, after a short illness, George Edward, son of John and Amelia Totton, aged 3 years.

Friends and relatives are respectfully invited to attend the funeral, at St. Johu's Methodist Episcopal church, Filly-third street, between Broadway and Eighth avenue, on Monday, February 2, at half-past two P. M. Nack, N. Y., on Friday, January 30, 1874, Miss Rachell. Wendover, in the sist year of her age.

The relatives and friends of the family are respectfully invited to attend the funeral, from Specifully invited to attend the funeral, from the sist year of her age.

SICKELS, only son of Louis and Jennie S. Krettner, aged 1 year. It months and 24 days.

The funeral will take place from the residence of his parents, No. 225 East Thirty-mith street, on Sunday afternoon, February 1, at three o'clock. Relatives and friends are respectfully invited to attend, without further notice.

Albany, Buffalo, Medina (N. Y.), Bay City (Michigan) and Cieveland (Ohio) papers please copy.

Lamb.—On Saturday, January 31, Patrick Lamb, in the 65th year of his age.

The relatives and riends of the family are respectfully invited to attend his funeral, from his late residence, 23 Pell street, on Monday afternoon, February 2, at one o'clock.

Levyson.—Relatives and friends, also the members of the Ladies' Bickur Cholim Society and of the Congregation Adereth El are respectfully invited to attend the funeral of our much lamented husband and mither, L. J. Levyson, on Sunday, February 1, at 10 o'clock A. M., from his late residence, No. 150 West Fifteenth street.

Mrs. JACOBSON.

Mrs. HONGMAN.

JOSEPH LEVYSON.

Mrs. RUBIN.

Lowery, in the sits weroof her age.

Relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, 30 in the family are most respectfully invited to attend the funeral of our much lamented husband and mither, L. J. Levyson, on Sunday, February 1, at 10 o'clock A. M., from his late residence, No. 150 West Fifteenth street.

Mrs. JACOBSON.

Mrs. HONGMAN.

JOSEPH LEVYSON.

Lowery, In the distance of her sister, Mrs. Harriet Bedord, Nyack, on Monday, at one o'clock.

WHRELAN.—On Thursday, January 29, 1874, Whrelan, on Mrs. In the distance of her sister, Mrs. Harriet Bedord, Nyack, on Monday, at one o'clock.

Trainer of her age.

The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, No. 384 Tenth avenue, between Forty-chird to attend the funeral firm his late residence. No. 384 Tenth avenue, between Forty-second and Forty-third streets, on Sunday, February 1, at 10 o'clock A. M. f